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17	**************************************	. THE DISTRICT COLUMN	
4.0	UNITED STATES DISTRICT COURT		
18	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
19	TOK THE NORTHER	KIV DISTRICT OF CALIFORNIA	
1)	OAKLAND DIVISION		
20			
	EPIC GAMES, INC.,	CASE NO. 4:20-cv-05640-YGR	
21			
	Plaintiff,	NOTICE OF LODGING OF	
22		DOCUMENTS REQUESTED BY COURT	
23	V.	BY COURT	
23	APPLE INC.,		
24		Dept: Courtroom 1	
	Defendant.	Judge: The Honorable Yvonne Gonzalez	
25		Rogers	
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During the evidentiary hearing on Epic Games, Inc.'s Motion to Enforce Injunction, the Court requested that Apple Inc. produce several categories of documents. Pursuant to the Court's requests, Apple hereby lodges with the Court the following documents:

- 1. During Mr. Fischer's testimony, the Court requested a list of all developers that had applied for the Link Entitlement as well as information regarding the number of eligible developers and apps. Tr. at 33:5–34:12, 34:25–36:3 ("Apple is ordered to get me that figure . . . "); see also Dkt. 952. Documents with the bates range of APL-EG_10673034, APL-EG_10673039–APL-EG_10673041 respond to these requests.
- 2. During Mr. Roman's testimony, the Court requested a list of the top 200 developers and summary reports of session window data. Tr. at 337:12–338 ("I'd like to see the list . . . bring it next time."); *id.* at 340:1–341:10, 343:6–344:5 ("Bring that too."); *see also* Dkt. 958. Documents with the bates range of APL-EG_10673021–APL-EG_10673033 and APL-EG_10673035–APL-EG_10673038 respond to these requests.
- 3. During Mr. Oliver's testimony, the Court requested a copy of the January 11, 2024 Price Committee deck. Tr. at 447:5–6 ("Let me see the deck from January 11th"); *see also* Dkt. 967. The document with the bates range of APL-EG_10672964—APL-EG_10673020 responds to this request.
- 4. During Mr. Oliver's testimony, the Court requested copies of Mr. Oliver's notes, e-mails and other written communications concerning the Link Entitlement. *See* Tr. at 457:16–459:6; 460:1–25 ("any notes that relate to this issue, I want produced . . . check all of those other forms of communication . . . and produce anything that relates to your communications with respect to these issues."); *see also* Dkt. 967. Documents with the bates range of APL-EG_10673042–APL-EG_10675725 respond to this request.
- 5. During Mr. Oliver's testimony, the Court requested certain information underlying some of the assumptions in the Price Committee deck. *See, e.g.*, Tr. at 500:3–502:17 ("OLIVER: we looked at internal data points and case studies . . . THE COURT: All right. Well, produce those as well."); *see also* Dkt. 967. Documents with the bates range of APL-EG_10671992–APL-EG_10672963 respond to this request.

1	DATED: May 24, 2024	Respectfully submitted,
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3		By: <u>/s/ Mark A. Perry</u> Mark A. Perry
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	NOTICE OF LODGING OF DOCUM	ENTS DECLIESTED BY COLIDT